## APPEAL NO. 021390 FILED JULY 22, 2002

This	appeal	arises purs	uant t	o the Te	xas Wo	orkers'	Compo	ensatio	n Act, TEX	. LAB.
CODE ANN	N. § 401	.001 et sec	y. (198	39 Act).	A conte	ested o	case he	earing	was held or	n May
1, 2002.	The he	earing office	er de	etermined	that	respo	ndent	(claima	ant) sustair	ned a
compensab	ole repet	titive traum	a injui	ry with a	date o	of injury	/ of		,	_; that
claimant	timely	reported	her	injury;	and	that	she	had	disability	from
		, through	n the	date of t	he hea	aring.	Appell	ant sel	f-insured (d	carrier
herein) app	pealed t	hese dete	rminat	ions on	sufficie	ency g	rounds	. Cla	imant respo	onded
that the Apr	peals Pa	anel should	affirm	the hea	rina off	ficer's	decisio	n and o	order.	

## **DECISION**

We affirm.

We have reviewed the complained-of determinations and conclude that the issues involved fact questions for the hearing officer. The hearing officer reviewed the record and decided what facts were established. We conclude that the hearing officer's determinations are not so against the great weight and preponderance of the evidence as to be clearly wrong or manifestly unjust. <u>Cain v. Bain</u>, 709 S.W.2d 175, 176 (Tex. 1986).

We affirm the hearing officer's decision and order.

The true corporate name of the insurance carrier is (a self-insured governmental entity) and the name and address of its registered agent for service of process is

RM
(ADDRESS)
(CITY), TEXAS (ZIP CODE).

	Judy L. S. Barnes Appeals Judge
CONCUR:	
Robert E. Lang Appeals Panel Manager/Judge	
Roy L. Warren	
Appeals Judge	